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Bryanne Henlesse

Suzanne Henderson

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4 Pages



HARDING COMPANY 13465 Midway Road, Suite 400 Dallas, Texas 75244

Submitter: HARDING COMPANY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

DO NOT DESTROY WARNING - THIS IS PART OF THE OFFICIAL RECORD

ELECTRONICALLY RECORDED BY SIMPLIFILE

Mitchell, Kerry L. AKA Swacker, Kerry M. CHKOO667

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BEGAUSE OF COLOR OR RACE IS INVALID AND UNENFORGEABLE UNDER FEDERAL LAW. NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid-Up With 640 Acres Pooling Provision

ICode:12367

PAID-UP OIL AND GAS LEASE

(No Surface Use)

THIS LEASE AGREEMENT is made this 3cday of Towner 2000 by and between Kerry L. Mitchett alkia Kerry L. Swacker, an unmarried person whose address is 7801 Cortland Drive North Richland Hills, Texas 76180, as Lessor, and CHESAPEAKE EXPLORATION, L.L.C., an Oklahoma limited liability company, whose address is P.O. Box 18496, Oklahoma City, Oklahoma 73154-0496, as Lessee. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.

1. In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described leads the company of the party leads and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described leads the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described

land, hereinafter called leased premises:

See attached Exhibit "A" for Land Description

1. Le consideration of a cash consus in natio paid airc the coverents berein containable, Lesson hereby grotts, issues and lest enclavishing to Lesson the Filthwing described intern. In the crossity of Tabasat. State of TEPAS, containing Lable greas area, more view for facilities and pass, drong with all hydrocations and non-hydrocation activations of activations of the promoter of activations produced in association of internation (including peophysical-instance), personal containing and market filthwing peophysical-instance (particular). The term great is used on himself in a state of the containing peophysical-instance (particular) associated at lessons in counts of any state of the containing peophysical-instance (particular). The containing the amount of any shich in opages is het cannot. In the above-described lessons described in the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is het cannot. In the count of any shich in opages is the count of

of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers is interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all

in accordance with the net acreage interest retained hereunder.

Initials WINS

- 10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced recovery, Lessees shall have the right of largress and egress along with the right to conduct such operations on the lessed premises as may be executed to the processary for such purposes, including but not limited to geophysical operations, the drilling of was not the constants, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, soxogly water from Lessor's wells or produce. In exploring, developing, producing or marketing from the leased premises of anidar pooled threewith, the ancillary rights granted herein shall apply (e) to the entire leased premises described in Paragraph 1 above, nowthistanding any partial releases or other partial termination of this lesses and (b) to any other lands in which Lessor now or hereafter has authority to great such rights in the vicinity of the leased premises or lands pooled threewith. When requested by Lessor in writing, Lesses shall bury its piperines below ordinary plow depth on cultivated lands. No well shall be located beat an 200 feet from any house or barn now on the leased premises or other lands used by Lessor in the leased premises or such other lands, and to commercial timbe all shall be located beat an 200 feet from any house or barn now on the leased premises or such other lands, and to commercial timbe and provide progress and have the right at any time to remove its fautures, equipment and materials. Including well casting, from the leased premises or such other lands, and to commercial timbe and provide progress that have the right at any time to remove its fautures, equipment are strictly flush, including the contract of the lands and materials. Including well casting and production or district and materials. Including well casting and the production or d

- - 17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments; in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE)	\mathcal{A}_{1}
King I. Mutibuse alkla	Kenz Mitchell Swarker
Kermy L. Mitchell alkla	Kenny Mitchell Swarker
Leser	0
- California de la calendaria de la cale	
ACKNO	DWLEDGMENT
STATE OF TEXAS COUNTY OF TANNAL TO THE TEXAS	Kerry L. Milchell all.
This instrument was acknowledged before me on the 30 day	WLEDGMENT Herry L. Mitchell alk 1 of January 2009, by Herry Mitchell Swacker Della Dellac
JOHN DAHLKE	ale Malle
Nonary Public, State of Texas	Notary Public, State of Texas Notary's name (printed) To 4: De 4//ke
0 rober 04, 2009	Notary's name (printed) 1845 1847/1948 Notary's commission expires: 4 04 09
ACCENT.	,
STATE OF TEXAS	DWLEDGMENT
COUNTY OF	
This instrument was acknowledged before rns on theday	/ or, 2u, by
	Notary Public, State of Texas
	Notary's name (printed):
	Notary's commission expires:
CORPORATE	ACKNOWLEDGMENT
STATE OF TEXAS COUNTY OF	
This instrument was acknowledged before me on the day or	ofofof
acorporation, or	n behalf of said corporation.
	Notary Public, State of Texas Notary's name (printed):
	Notary's commission expires:
RECORDIN	NG INFORMATION
STATE OF TEXAS	
County of	
This Instrument was filed for record on the	day of, 20, ato'clock
Book, Page, of therecord	s of this office.
	Ву
	Clerk (or Deputy)

Exhibit "A" Land Description

Attached to and made a part of that certain Paid Up Oil and Gas Lease dated the 30 day of January, 2009, by and between, CHESAPEAKE EXPLORATION, L.L.C., an Oklahoma limited liability company, as Lessee, and Kerry L. Mitchell alk/a Kerry L. Swacker, an unmarried person, as Lessor.

From time to time Lessee may determine that some part or all of the Leased Premises should be more specifically described, in which case Lessor agrees to execute any substitute Lease(s) or correction to Lease(s) tendered by Lessee for such re-description.

0.246 acre(s) of land, more or less, situated in the J. McCommas Survey, Abstract No. A-1040, and being Lot 1, Block 2, Spring Meadows Addition, an Addition to the City of North Richland Hills, Tarrant County, Texas, according to the Plat recorded in Volume/Cabinet 388-193, Page/Slide 86, of the Plat Records, Tarrant County, Texas, and being further described in that certain Instrument dated 05/93/2000 and recorded at Instrument No. D200002532 of the Official Records of Tarrant County, Texas.

recorded 11/24/2008

D268436289

CMS

ID: 39955-2-1,

After Recording Return to:
HARDING COMPANY
13465 MIDWAY ROAD, STE. 400
DALLAS, TEXAS 75244
PHONE (214) 361-4292
FAX (214) 750-7351

Initials VMS